Date of Deposit:



UTILITY PATENT APPLICATION TRANSMITTAL Atty. Docket 01010-1002

(New Nonprovisional Applications Under 37 CFR § 1.53(b))

Client Docket CD01070

TO THE ASSISTANT COMMISSIONER FOR PATENTS:

Transmitted herewith is the patent application of () application identifier or (X) first named inventor, <u>P. S. MOHANDAS</u>, entitled <u>Differential Preamplifier for High Speed Applications</u>, for a(n):

		· · · ·			
(X) Original Patent App	olication.				
() Continual of prior a	ation (prior application notion () Divisional pplication No:	() Continua Filed on:	tion-in-part (CIP) n added to the specification.		
(X) Oath or D (X) A Nev (X) S () A Cop () I () S (X) Power of (X) Assignme () Prelimina (X) Return R () A Duplic () A Certific () Small En () Prior to c	wly Executed Declaration Signed. (py from a Prior Application neorporation by Reference path or declaration is supplication and is hereby Signed Statement Deleting Attorney is (X) enclosed ent is (X) enclosed	and Power of Attorney:) Unsigned. on for Continuation/Divise. The entire disclosure olied, is considered as be incorporated herein by reg Inventor(s) Named in the disclosure of the prior apple (and the prior apple) (but in the prior apple) (considered in the prior apple) (and the prior apple) (but in the prior apple) (considered in the prior apple) (but in the prior apple) (considered in the prior apple) (cons	() Partially Signed. sional (37 CFR § 1.63(d)). of the prior application, from whi ing part of the disclosure of the aceference. he Prior Application. (37 CFR § ication to: mation Disclosure Statement and I of Card Payment of \$780.00 (Form Deposit Account.	163(d)(2))	
(A) Onlor.	request for Tvon-paon			·	
Ton	NO EW ED	CLAIMS AS FILI		PPE	
FOR Total Claims	NO. FILED	NO. EXTRA	RATE \$18.00	FEE \$ 0.00	
Independent Claims	3	0	\$84.00	\$ 0.00	
Multiple Dependent C		<u> </u>		\$0.00	
Assignment Recording				\$40.00	
Basic Filing Fee				\$740.00	
			Total Filing Fee	\$ 780.0	
I hereby certify that Postal Service "Expr service under 37 CFR is addressed to: Assista Box Pa	to Deposit Accomplication, please charge this is being deposited less Mail Post Office to § 1.10 on the date indicatent Commissioner for Patratent Application Ington, D.C. 20231	with the U.S. o Addressee" ted below and ents	cursuant to 37 CFR § 1.25. At any dit any overpayment to this Depose that the property of the property of Research (Carlson, Attorney of Research (Carlson)).	it Account.	
By:			Correspondence Address:		
Typed Name: Express Mail Label No.: N/A			DITTHAVONG & CARLSON, P.C. 10507 Braddock Rd Suite A Fairfax, VA 22032 Phone: 703-425-8516		

703-425-8518

Fax:

PTO/SB/35 (11-00)

Approved for use through 10/31/2002. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

First Named Inventor		Mohandas, et al.		
Title	Differential Preamplifier for High Speed Applications			
Atty Docket Number		01010-1002		

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

11/15/21

Date

Stephen C. Carlson

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing.**

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

Burden Hour Statement: This collection of information is required by 37 CFR 1.213(a). The information is used by the public to request that an application not be published under 35 U.S.C. 122(b) (and the PTO to process that request). Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This form is estimated to take 6 minutes to complete. This time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO. Assistant Commissioner for Patents, Washington, DC 20231.

PTO/SB/17 (08-00)

Approved for use through 10/31/2002. OMB 0651-0032
Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE
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FEE TRANSMITTAL for FY 2000

Patent fees are subject to annual revision.

(\$) 780.00

TOTAL AMOUNT OF PAYMENT

Complete if Known				
Application Number				
Filing Date		, <u>- "</u>		
First Named Inventor	Mohandas, et al.			
Examiner Name		.,		
Group/Art Unit				
Attornev Docket No.	01010-1002			

METHOD OF PAYMENT (check one)		FEE CALCULATION (continued)				
		3. ADDITIONAL FEES				
1. In a Commissioner is nereby authorized to charge indicated fees and credit any overpayments to:	Large i		Small E		Fee Description	Fee Paid
Deposit	Fee	Fee	Fee	Fee		
Account	Code 105	(\$) 130	Code 205	(\$) 65	Surphaga lata filing for an auth	
Number	127	50	227	25	Surcharge – late filing fee or oath Surcharge – late provisional filing fee or	
	'-'	00	221	20	cover sheet.	
Deposit Account	139	130	139	130	Non-English specification	
Name						
Charge Any Additional Fee Required Under 37 CFR 1 16 and 1.17	147	2,520	147	2,520	For filing a request for reexamination	
2. Payment Enclosed:		920*	112	920*	Requesting publication of SIR prior to Examiner action	
Check Card Cther	113	1,840*	113	1,840*	Requesting publication of SIR after Examiner action	
FEE CALCULATION		110	215	55	Extension for reply within first month	
1. BASIC FILING FEE		400	216	200	Extension for reply within second month	
Large Entity Small Entity	117	920	217	460	Extension for reply within third month	
Fee Fee Fee Fee Description Code (\$) Code (\$) Fee Paid	118	1,440	218	720	Extension for reply within fourth month	
101 740 201 370 Utility filing fee 740	128	1,960	228	980	Extension for reply within fifth month	
106 330 206 165 Design filing fee	119	320	219	160	Notice of Appeal	
107 510 207 255 Plant filing fee	120	320	220	160	Filing a brief in support of an appeal	
108 740 208 370 Reissue filing fee	121	280	221	140	Request for oral hearing	
114 160 214 80 Provisional filing fee	138	1,510	138	1,510	Petition to institute a public use proceeding	
To the state of th		110	240	55	Petition to revive – unavoidable	
SUBTOTAL (1) (\$) 740.00		1,280	241	640	Petition to revive – unintentional	
2. EXTRA CLAIM FEES	142	1,280	242	640	Utility issue fee (or reissue)	
Fee from Ext <u>ra Claims Below</u> Fee Paid	143	460	243	230	Design issue fee	
Total Claims 12 -20**= 0 x 18 =	144	620	244	310	Plant issue fee	
Independent Claims 3 - 3**= 0 X 84 = 0	122	130	122	130	Petitions to the Commissioner	
Multiple Dependent 0 = 0	123	50	123	50	Petitions related to provisional applications	
**or number previously paid, if greater; For Reissues, see below	126	180	126	180	Submission of information Disclosure Stmt	
Large Entity Small Entity Fee Fee Fee Fee Fee Description Code (\$) Code (\$)	581	40	581	40	Recording each patent assignment per property (times number of properties)	40.00
103 18 203 9 Claims in excess of 20	146	740	246	370	Filing a submission after final rejection (37 CFR § 1.129(a))	
102 84 202 42 Independent claims in excess of 3 149 740 249 370 For each additional invention to be examined (37 CFR § 1.129(b))						
104 280 204 140 Multiple dependent claim, if not paid			1			
109 80 209 40 **Reissue independent claims over original patent		ee (spec	ify)			
110 to 240 o **Reissue claims in excess of 20		ee (spec	ify) _			
SUBTOTAL (2) (\$) 0.00 *		ed by Ba	asic Filin	g Fee P	aid SUBTOTAL (3) (\$) 40.00	

SUBMITTED BY			Complete (if a	oplicable)
Name (Print/Type)	Stephen C. Carlson	Registration No. (Attorney/Agent) 39929	Telephone	703-425-8516
Signature	Stephe Un		Date	11/15/01

WARNING: Information on this form may become public. Credit card information should not be Included on this form. Provide credit card information and authorization on PTO-2038.

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant commissioner for Patents, Washington, DC 20231.

Title 37, Code of Federal Regulations, Section 1.56 <u>Duty to Disclose Information Material to Patentability</u>

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:
 - (1) Prior art cited in search reports of a foreign patent office in a counterpart application, and
 - (2) The closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and
 - (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
 - (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - (i) Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

- (c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - (1) Each inventor named in the application;
 - (2) Each attorney or agent who prepares or prosecutes the application; and
 - (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: P. S. MOHANDAS et al.	
Serial No.:	Group Art Unit:
Filed:	Examiner:
Attorney Docket No.: 01010-1002 Client Docket No.: CD01070	
For: Differential Preamplifier for High Speed	Applications
Assistant Commissioner for Patents Washington, D.C. 20231	
DRAWING TRANS	SMITTAL LETTER
Sir:	
Enclosed herewith please find:	
sheets of redlined drawings, v Upon approval of these propo	which indicate proposed changes to the drawings. sed changes, formal drawings will be submitted.
sheets of corrected formal of Drawings Objection (PTO-94	drawings, as required by the Notice of Patent 8).
3 sheets of formal drawings. informal drawings originally:	Please substitute these formal drawings for the filed.
Examiner's approval of the entry of these drawibeen added.	ngs is respectfully requested. No new matter has
I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C.	Respectfully Submitted,
20231. Date of Deposit:	DITTHAVONG & CARLSON, P.C.
Typed Name:	Stanhan C. Carlaga
Signature:	Stephen C. Carlson Attorney/Agent for Applicant(s) Reg. No. 39929

Date: November 15, 2001 Telephone No.: 703-425-8516